## Page UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA **ALG** 2 7 2007 CLERK, U.S. DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA UNITED STATES OF AMERICA. DEPUTY CLERK Plaintiff, Mag. 01-0049 GGH γ. DETENTION ORDER JANE DOE, AKA GUADALUPE P. PATRAZA, Defendant. A. Order For Detention After conducting a detention hearing pursuant to 18 U.S.C. § 3142(f) of the Bail Reform Act, the Court orders the above-named defendant detained pursuant to 18 U.S.C. § 3142(e) and (I) В. Statement Of Reasons For The Detention The Court orders the defendant's detention because it finds: By a preponderance of the evidence that no condition or combination of conditions will X reasonably assure the appearance of the defendant as required. By clear and convincing evidence that no condition or combination of conditions will reasonably assure the safety of any other person and the community. C. Findings Of Fact The Court's findings are based on the evidence which was presented in Court and that which was contained in the Pretrial Services Report, and includes the following: (1) Nature and Circumstances of the offense charged: Ø (a) The crime. 18 USC 3/542 M $\Box$ (b) The offense is a crime of violence. (c) The offense involves a narcotic drug. (d) The offense involves a large amount of controlled substances. (2) The weight of the evidence against the defendant is high. Ж (3) The history and characteristics of the defendant including: (a) General Factors: The defendant appears to have a mental condition which may affect whether the defendant will appear. The defendant has no known family ties in the area. The defendant has no known steady employment. The defendant has no known substantial financial resources. The defendant is not a long time resident of the community. The defendant does not have any known significant community ties. Past conduct of the defendant:

	Court	/Orig	≧inal
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X

The defendant has a history relating to drug abuse.

The defendant has a significant prior criminal record.

The defendant has a prior record of failure to appear at court proceedings.

DEFENDANT:	Cane Daw 1km (FOOD 1440 e CP)	<del>Ilaltra</del> ocument 8	Filed 08/27/07	Page 2 of Page 2 of 2
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Whethe	r the defendant was on probat At t □ □	he time of the current a Probation Parole	rrest, the defendar	nt was on: or completion of sentence.
	(b) Other Factor	The defendant is a leg- convicted.	al alion and will b	subject to deportation, or subject to deportation if
	presumption(s) contained in rebutted:  a. (1) The crime charg  (A) a crime	18 U.S.C. § 3142(c), w ed is one described in § of violence; or	hich the court find 3142(f)(1) viz.	
	☐ (C) a contro more; or ☐ (D) a felony described in (2) Defendant prev (1)(A)-(C), abov (3) The offense refe release pending (4) Not more than f	lled substance violation and defendant previous (A) through (C) above lously has been convict to and erred to in subparagraph trial and	that has a maximal that has a maximal sly was convicted and and and of one of the control (2) was committed the date of control that are that are the date of control that are the date of control that are the date of control that are that are the date of control that are that are that are the date of control that are that are that are the date of control that are that are that are the date of control that are the date of control that are that are the date of control that are t	imprisonment or death; or num penalty of ten years or of two or more of the offenses times listed in subparagraph ed while defendant was on inviction or release from (2).
	<ul> <li>□ b. There is probable car maximum term of im</li> <li>□ in the Controlled</li> <li>□ the Controlled Storm the Maritime Droman offense under</li> <li>□ an offense under</li> <li>□ 2252(a)(1), 2252</li> </ul>	use to believe that defer aprisonment of ten year Substances Act, 21 U. abstances Import and E ag Law Enforcement Ac 18 U.S.C. §§ 924©, 93	ndant committed as or more is presciple. S.C. §§ 801, et se export Act, 21 U.S. act, 46 U.S.C. Apple (6(a), or 2332b. 91, 2241, 2242, 2: 2A(a)(1), 2252A(a)	an offense for which a ribed q., .C. §§ 951, et seq., .§§ 1901, et seq., or 244(a)(1), 2245, 2251, 2251A,
Pursuan facility s custody person is	nal Directives t to 18 U.S.C. § 3142(i)(2)-(4) The defendant be committed separate, to the extent practical pending appeal; and The defendant be afforded re That, on order of a court of the charge of the corrections factors Marshal for the purpose	to the custody of the A able, from persons awai asonable opportunity for the United States, or on cility in which the defer	ttorney General for ting or serving ser or private consulta request of an attorn dant is confined	tion with his counsel; and ney for the Government, the deliver the defendant to a
DATED	8/27/07	<del>-</del> -		A. Joe S MAGISTRATE JUDGE